CHICAGO REHAB NETWORK

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Cynthia L. Johnson Director, Cash Management Policy & Planning Division Financial Management Service U.S. Department of the Treasury 401 14th Street, S.W. Room 420 Washington, DC 20227

RE: Proposed rule on EFT 99 (31 CFR Part 208)

MEMBERS

ACCESS LIVING ACORN HOUSING CORP. AHKENATON AMBASSADORS FOR CHRIST COMMUNITY DEV. CORP. ANTIOCH FOUNDATION AMERICAN INDIAN ECONOMIC DEV. **BETHEL NEW LIFE BICKERDIKE REDEVELOPMENT** CORPORATION CENTER FOR NEIGHBORHOOD **TECHNOLOGY CENTRAL CITY VENTURES** CENTURY PLACE DEV. CORP. CHICAGO ROSELAND COALITION FOR COMMUNITY CONTROL CHICAGO SOUTH COMMUNITY **DEVELOPMENT CORP** CIRCLE CHRISTIAN DEV. CORP. COMMUNITY RENEWAL SOCIETY COVENANT DEVELOPMENT CORP. EIGHTEENTH STREET DEV. CORP. **FULFILLING OUR RESPONSIBILITY UNTO MANKIND GREATER WASHINGTON PARK** COMMUNITY DEV. CORP. HISTORIC NORTH PULLMAN HOUSING RESOURCE CENTER INNER CITY GROWTH CORP.

INTERFAITH ORGANIZING

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DEVELOPMENT CORP.

VOICE OF THE PEOPLE WOODLAWN EAST COMMUNITY AND NEIGHBORS

NORTHWEST AUSTIN COUNCIL OK SHARE ORGANIZATION OF THE NORTHEAST PEOPLES REINVESTMENT AND **DEVELOPMENT EFFORT** ROSELAND CHRISTIAN HOMES SHOREBANK NEIGHBORHOOD INST. **UPTOWN HABITAT FOR HUMANITY** URBAN DEVELOPMENT CORP.

Dear Ms. Johnson:

I am writing on behalf of the Chicago Rehab Network to express our views on the Treasury Department's proposed regulations on EFT 99 (31) CFR Part 208) and the impact they will have on low and moderate income recipients of federal benefits. The Chicago Rehab Network is a 20 year old coalition of forty non-profit housing development organizations in the city of Chicago. Our members provide quality, affordable housing to thousands of low and moderate income individuals and families many of whom receive federal government benefits of one kind or another.

We support Treasury's stated goal of using EFT 99 as a way to bring people who currently do not have bank accounts into the financial mainstream. The right kind of relationship with an insured depository institution can allow low and moderate income people to conduct their financial transactions safely and securely, accumulate sayings, and establish a credit history that can help them become homeowners or operate small businesses. However, unless it is done correctly, EFT 99 may actually work to the detriment of our constituents. Our specific concerns are set out below.

1. Waivers. There are some people for whom electronic transfer of federal benefits simply will not work, and these people should be able to continue to receive a paper check. Recipients should not be forced to switch to a new system simply because it is more convenient for the government. We support the provisions of the regulation that allow recipients to self-certify their eligibility for waivers, as well as those grounds for waivers that are contained in the proposed rule. However, some additional groups of recipients should also be made eligible for waivers. These include people with mental disabilities, low levels of literacy, or those facing language



barriers. In addition, anyone for whom direct deposit creates a financial hardship, regardless of whether or not they have a bank account or when they became eligible for federal benefits, should be able to claim a hardship waiver. We urge you to make these change in the final rule.

2. ETA Accounts. This is the portion of the EFT 99 program with the greatest potential for bringing people who are currently in the 'fringe' banking system into the financial mainstream. But this goal will not be achieved unless Treasury's ETA accounts address the barriers that force people out of the mainstream financial system.

Costs will have to be kept to a bare minimum, or eliminated altogether by applying to these accounts some of the \$100 million annual savings that the federal government will realize as a result of EFT 99. Further, recipients must not be forced to pay foreign ATM and network fees when accessing their accounts electronically.

The accounts must provide the features that enable recipients to conduct their normal financial transactions. People must be able to deposit other funds into the account (including paper checks), and make transfers out of the account by paper (checks or very low cost money orders) as well as by electronic transfer. The point of access must be plentiful so that the accounts are convenient to use. And people must be able to track activity in their accounts so that they can manage their finances responsibly. Without these features, people will get their benefits electronically, withdraw cash from their accounts, and continue to use fringe bankers to serve their financial needs. The potential benefits of EFT 99 will be squandered.

It is critical that ETA account holders have all the consumer protections afforded to others with accounts at insured depository institutions. Further, these accounts must have customer support systems that are easy to access and enable customers to resolve disputes, replace lost cards, and change PIN numbers when necessary.

3. Voluntary Accounts. We are very disturbed by the partnerships that are beginning to emerge between insured banks and check cashers or other fringe bankers where funds are deposited into the bank but the recipient goes to the check casher to receive a paper check. The recipient pays to have the account, get a paper check, cash the check, and for money orders, electronic transfers and other services. These accounts are a bad deal for the customer, but more importantly, they do not provide the reasonable cost and consumer protections called for in the statue establishing EFT 99. Treasury must use its authority to regulate these accounts that are set up voluntarily to enable recipients to get their federal benefits by direct deposit.

Finally, as the Treasury Department launches its public education campaign on EFT 99, we urge you to insure that the campaign informs the recipients of federal benefits of all their options under the program, including

the option to claim a waiver, obtain an ETA account, and to continue to receive a paper check until ETA accounts become available in two years. Unless the choices are clear, the campaign may do more harm than good, by scaring people into rushing into the kind of predatory voluntary account described above. In its efforts to increase the efficiency and lower costs for the federal government, Treasury must not lose sight of its responsibilities to serve the interests of those who receive federal benefits.

As you implement the public education campaign we urge you to partner with community organizations and other institutions that have contact with recipients of federal benefits. The EFT 99 message must be delivered by individuals and organizations who are credible in the community and sensitive to the dangers outlined above. Recipients will also need education as they establish new financial management habits, community organizations are logical delivery points for this education.

Thank you for your consideration of these comments.

Sincerely,

Kevin F. Jackson/

Executive Director